

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
09/500,919	02/09/00	GRZYLL	L	132/4238102

IM52/1010

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EXAMINER					
ANTHONY	, J				
ART UNIT	PAPER NUMBER				
1714	16				
DATE MAILED:	10/10/01				

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## Notification of Non-Compliance with 37 CFR 1.192(c)

Application No. 09/500,919 Applicant(s)

Examiner

Joseph Anthony

Grzyll et al. Art Unit

1714

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address -

Jul 31, 2001 is defective for failure to comply with one or more provisions of 37 CFR The Appeal Brief filed on 1.192(c). See MPEP § 1206.

To avoid dismissal of the appeal, applicant must file IN TRIPLICATE a complete new brief in compliance with 37 CFR 1.192(c) within the longest of any of the following three TIME PERIODS: (1) ONE MONTH or THIRTY DAYS from the mailing date of this Notification, whichever is longer; (2) TWO MONTHS from the date of the notice of appeal; or (3) within the period for reply to the action from which this appeal was taken. EXTENSIONS OF THESE TIME PERIODS MAY

BE GR	ANTED UNDER 37 CFR 1.136.
1. 🗆	The brief does not contain the items required under 37 CFR 1.192(c), or the items are not under the proper heading or in the proper order.
2. 🗌	The brief does not contain a statement of the status of all claims, pending or cancelled, or does not identify the appealed claims (37 CFR 1.192(c)(3)).
3. 🗆	At least one amendment has been filed subsequent to the final rejection, and the brief does not contain a statement of the status of each such amendment (37 CFR 1.192(c)(4)).
4. 🗆	The brief does not contain a concise explanation of the claimed invention, referring to the specification by page and line number and to the drawing, if any, by reference characters (37 CFR 1.192(c)(5)).
5. 🗌	The brief does not contain a concise statement of the issues presented for review (37 CFR 1.192(c)(6)).
6. X	A single ground of rejection has been applied to two or more claims in this application, and

- (a) [] the brief omits the statement required by 37 CFR 1.192(c)(7) that one or more claims do not stand or fall together, yet presents arguments in support thereof in the argument section of the brief.
- (b) X the brief includes the statement required by 37 CFR 1.192(c)(7) that one or more claims do not stand or fall together, yet does not present arguments in support thereof in the argument section of the brief.
- 7. X The brief does not present an argument under a separate heading for each issue on appeal (37 CFR 1.192(c)(8)).
- 8. The brief does not contain a correct copy of the appealed claims as an appendix thereto (37 CFR 1.192(c)(9)).
- 9. X Other (including any explanation in support of the above items):

APPENIANT'S Brief FAILS to CLEANY SET FORTH WAY CHIMS 27-29 1~031-32 (Group II) and CHIM 30 (Group II) are considered by appealent to not stand on

FAIL TOgether.

Appendant's desire to incorporate the argument of the Appeal Baren Filed in U.S. S.N. 08/895, 687 INTO THE PIESENT appeal BriEF is demated be defective. THIS incorporation FAils To address all grounds of resoction over appRAIANT'S prosent chief. FUNTHERADIE APPENIENTS ORGUNAITS PROSENSES IN SECTION VI OF THE PROSONT APPEN BAIL TO REET THE REQUIRENTS OF 37 CFR. 1.192(c)(8)) INSEPH II ANTHONY

PRIMARY EXAMINER

703-308-0446 Part of Paper No. 16